

**Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554**

In the Matter of	)	
	)	
Expanding the Economic and	)	Docket No. 12-268
Innovation Opportunities of Spectrum	)	
Through Incentive Auctions	)	

**COMMENTS OF LANDOVER WIRELESS CORP.**

Landover Wireless Corp. (“Landover”) submits these comments in response to the Commission’s Notice of Proposed Rulemaking (“NPRM”) in Docket 12-268.

Landover is an innovative mobile broadband company that seeks to develop a 4G/LTE mobile broadband offering. Landover is currently evaluating and demonstrating LTE based wireless broadband communications equipment in the mid to upper portions of the 600 MHz RF Spectrum band, pursuant to an FCC experimental license (FCC File No. 0334-EX-PL-2012) granted by the Commission on August 13, 2012.

Landover is testing whether equipment can be constructed to operate in this band and whether such equipment can co-exist with operating UHF television networks nearby. To Landover’s knowledge, there are currently no existing Long Term Evolution (LTE) based wireless broadband equipment operating in this spectrum.

Commercial deployment of services by Landover may require, among other steps, an FCC waiver that would permit flexible use of these licenses. In this proceeding, the Commission will consider its plans for the reverse and forward auctions, repacking of the spectrum, and allocation of spectrum for TV White Spaces. In so doing, we respectfully suggest that the FCC preserve its options to consider future waiver requests that would be

complementary to the forward auction and serve other critical FCC goals.

The Commission continues to have authority to consider modifications of license usage rights that might serve the public interest, and the Middle Class Tax Relief and Job Creation Act of 2012 (“Spectrum Act”) does not revoke such authority. Such waivers could serve important public policy objectives of the Commission, such as accelerated deployment of mobile broadband particularly in rural areas, more competition in the mobile broadband market, diversification of spectrum ownership, meeting public safety needs, and adding revenue to the U.S. Treasury.

Respectfully submitted,

LANDOVER WIRELESS CORP.

/s/ Laurence Zimmerman

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